UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA,

Plaintiff,

v.

RUDY LYNN CARNEY,

Defendant.

NO. CR-10-46-EFS

ORDER ALLOWING DEFENDANT TO SELF REPORT

Before the Court, without oral argument, are Defendant Rudy Lynn Carney's Motion to Modify Release Conditions (ECF No. 59) and related Motion to Expedite (ECF No. 60). Defendant is currently out of custody on electronic home monitoring pending his sentencing on May 5, 2011. Because he can no longer afford his apartment-rent payments, Defendant seeks a Court order modifying his release conditions to terminate electronic home monitoring and allow him to self-report to custody before sentencing. The United States Attorney's Office (USAO) does not object. The Court finds good cause to allow Defendant, who has complied with his release conditions, to self-report to the Spokane County Jail by Wednesday, March 30, 2011, at 5:00 p.m.

Accordingly, IT IS HEREBY ORDERED:

1. Defendant's Motion to Modify Release Conditions (ECF No. 59) and related Motion to Expedite (ECF No. 60) are GRANTED.

1	2. On Wednesday, March 30, 2011, by 5:00 p.m., Defendant is
2	REMANDED to the U.S. Marshal's custody by reporting to the Spokane County
3	Jail.
4	IT IS SO ORDERED. The District Court Executive is directed to enter
5	this Order and to provide copies to all counsel, the U.S. Probation
6	Office, and the U.S. Marshal'S Office (which is to forward this Order to
7	the Bureau of Prisons).
8	DATED this 29^{th} day of March 2011.
9	
10	S/ Edward F. Shea
11	EDWARD F. SHEA United States District Judge
12	Q:\Criminal\2010\46.self.report.wpd
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

ORDER * 2